LAND LAW (IRELAND) COMMISSION (RULES).

COPY of RULES made by the COMMISSION since 1st October 1881.

COURT OF THE IRISH LAND COMMISSION.

Wednesday, the 19th day of October 1881 (one).

It is ordered that the sitting of the Court, commencing Thursday, the 20th October instant, do extend to and include Saturday the 29th October 1881, and that such sitting, for the purposes of the 60th section of the Land Law (Ireisand) Act, 1881 (one), he the first occasion on which the Court will sit.

LAND LAW (IRELAND) ACT, 1881.

COURT OF THE IRISH LAND COMMISSION.

GENERAL ORDER, dated this 19th day of October 1881 (one).

It is ordered that, owing to the pressure of business, applications, to get the benefit of the 60th section of the Act on the first occasion on which the Court sits, be designated by a symbol or stamp in the country hook in each case in which a ruling is made that the same stand adjourned to he disposed of on a hearing thereof.

THE IRISH LAND COMMISSION.

Ir is this day, Thursday, the 27th October, ordered, That the sitting of the Court, which commenced on Thursday, the 20th October instant, forming the first occasion on which the Court esis, do extend to not included Saturday, be 12th November 1881, and that the Order hearing date the 19th day of October 1881 he warded accordingly.

THE IRISH LAND COMMISSION.

LAND LAW (IRELAND) ACT, 1881 (one).

Wednesday, the 9th day of November 1881 (one).

It is this day ordered that Assistant Commissiones who may be appointed from this date until the 1st day of March 1882, inclusive, shall, save as hereafter provided, hall office respectively for one year from the date of their respective appointments, subject to the provisions of the Land Law (Ireland) Act, \$1881.

84.

Provided that the regulations as to tenure of office bereinbefore contained shall not apply to any Assistant Commissioners who may during the period aforenial be appointed in the room of an Assistant Commissioners herefore appointed, whose office may become recount, in which case the Assistant Commissioners shall hold office for the same prioride at the person in whose room in Am of 1 is ordered that the 16th General Order of the 1st day of October

1881 be varied, so far as is necessary to give effect to this order, but no further.

LAND LAW (IRELAND) ACT, 1881 (one).

IRISH LAND COMMISSION.

Monday, the 12th day of December 1881 (one).

In its bits day ordered that in all cases in which cause is shown, pursuant to Rule 62, against the transfer of the proceedings from the Ceril Bill to the Land Commission, the notice showing cause shall be served within the time therein limited upon the Land Commission in the usand way by letter addressed to the Secretary, and sent through the post, as well as upon the opposite norty.

It is this day ordered that the solicitor for the Appellant, in all cases where a question of the value of the holding is involved, when giving notices of appeal, do rensmit to the Land Commission, together with such notice, the sheet of the Ordance Survey Map showing the holding, and also a certified extract from the revised Valuation Books of the lands that are the subject of the appeal.

Dated this 17th day of December 1881.

It is this day ordered that from and after this date, where the holding in respect of which notice of intention to sell the tenancy is, by the Rules 82, 85, 96, and 87, required to be given, is situate within any district for the time being prescribed under the Act for the Better Protection of Person and Property in Ireland, service on the tenants of notices Nos. 13, 14, 15, and 17, or any of them, may be effected on such tenant by sending to him a copy of such notice and a copy of this order by letter through the post-office, addressed to him at his usual residence, and by posting a copy of such notice on the Petry Sessions Court House of the district in which the holding is situate, and such service shall be deemed good service of such notice. Provided the party on whose behalf such notice is served, or his solicitor, shall make and file in the office of the Irish Land Commission an affidavit stating that the address to which the notice has been posted is the correct address of the party required to be served, and stating the county, barony, pour law union, and electoral division in which such holding is situate, and that such place of residence is within a district which has been, and is at the time of such service, prescribed as aforesaid, and that the posting of such notice through the post, and posting of a copy thereof on such Perty Sessions Court House as aforesaid, have been duly effected on the respective dates mentioned in such affidavit.

Dated this 2nd day of January 1882.

COMMISSION SINCE 187 OCTOBER 1881.

It is ordered that from and after this date, in lieu of so much of Rule 22 as provides that the Court may at all times extend the time prescribed by their rules for serving notices, or doing any other set, the following rule be

substituted:—
The Court shall have power to enlarge or abridge the time appointed by the rules, or fixed by any order enlarging time, for doing any act or taking any proceeding upon such terms (if any) as the justice of the one may "or the and any such enlargement may be ordered, although the opplication of the same is not reade outfill after the expraised of the time appointed or allowed.

Dated the 5th day of January 1882 (two).

Wm. L. Micks, Assistant Secretary.

brish Land Commission.

DAMP DAW (DEBUAND) COMMERCEON (BELIEF) Name and Published and